



# UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

| APPLICATION NO.                                | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.     | ATTORNEY DOCKET NO. CONFIRMATION NO. |  |
|--|-------------|----------------------|-------------------------|--------------------------------------|--|
| 09/318,684                                     | 05/25/1999  | ERIC C. HANNAH       | INTL-0202-US            | 1769                                 |  |
| 759  | 05/20/2004  |                      | EXAMINER                |                                      |  |
| TIMOTHY N TROP                                 |             |                      | STULBERGER, CAS P       |                                      |  |
| TROP PRUNER HU & MILES PC<br>8554 KATY FREEWAY |             |                      | ART UNIT                | PAPER NUMBER                         |  |
| SUITE 100                                      |             |                      | . 2132                  | 12                                   |  |
| HOUSTON, TX                                    | C 77024     |                      | DATE MAILED: 05/20/2004 |                                      |  |

Please find below and/or attached an Office communication concerning this application or proceeding.

| •  | Applica   | tion No.  | Applicant(s)   |       |  |  |  |
|--|---|---|--|-------|--|--|--|
|  | 09/318,   | 684   | HANNAH ET AL.  |       |  |  |  |
| Office Action Summary  | Examin  | er  | Art Unit   |       |  |  |  |
|  | Cas Stu   | ılberger  | 2132   |       |  |  |  |
| The MAILING DATE of this comm<br>Period for Reply  | unication appears on t  | he cover sheet with the c   | orrespondence address  |       |  |  |  |
| A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMMU  - Extensions of time may be available under the provisi after SIX (6) MONTHS from the mailing date of this could be suffered to the period for reply specified above is less than thirt of the period for reply is specified above, the maximum Failure to reply within the set or extended period for really reply received by the Office later than three mont earned patent term adjustment. See 37 CFR 1.704(b)   | JNICATION. ons of 37 CFR 1.136(a). In no ommunication. y (30) days, a reply within the sin statutory period will apply and eply will, by statute, cause the a hs after the mailing date of this | event, however, may a reply be tir<br>tatutory minimum of thirty (30) day<br>will expire SIX (6) MONTHS from<br>pplication to become ABANDONE | nely filed s will be considered timely. the mailing date of this communical D (35 U.S.C. § 133). | tion. |  |  |  |
| Status   |   |   |  |       |  |  |  |
| 1) Responsive to communication(s)  | filed on 23 February 2  | 004.  |  |       |  |  |  |
| 2a)☐ This action is <b>FINAL</b> .   | 2b)⊠ This action is   | <del></del>   |  |       |  |  |  |
| 3)☐ Since this application is in condition   | <i>,</i> —  |   | secution as to the merits  | is is |  |  |  |
| closed in accordance with the pra  | ctice under Ex parte (  | Quayle, 1935 C.D. 11, 4   | 53 O.G. 213.   |       |  |  |  |
| Disposition of Claims  |   |   |  |       |  |  |  |
| 4) ⊠ Claim(s) <u>1-30</u> is/are pending in th<br>4a) Of the above claim(s) is<br>5) □ Claim(s) is/are allowed.<br>6) ⊠ Claim(s) <u>1-30</u> is/are rejected.<br>7) □ Claim(s) is/are objected to<br>8) □ Claim(s) are subject to res  | s/are withdrawn from c  |   |  |       |  |  |  |
| Application Papers   |   |   |  |       |  |  |  |
| 9) The specification is objected to by   | the Examiner.   |   |  |       |  |  |  |
| 10) The drawing(s) filed on is/a   | ☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.  |   |  |       |  |  |  |
| Applicant may not request that any of  | ojection to the drawing(s   | ) be held in abeyance. Se   | e 37 CFR 1.85(a).  |       |  |  |  |
| Replacement drawing sheet(s) included the state of the st | •   | • , ,   |  | . ,   |  |  |  |
| Priority under 35 U.S.C. § 119   |   |   |  |       |  |  |  |
| 12) Acknowledgment is made of a claimal All b) Some * c) None of 1. Certified copies of the prior 2. Certified copies of the prior 3. Copies of the certified copies application from the Internation * See the attached detailed Office action from the second secon | ity documents have be<br>ity documents have be<br>es of the priority docur<br>itional Bureau (PCT R   | een received.<br>een received in Applicat<br>nents have been receive<br>ule 17.2(a)).   | on No ed in this National Stage  |       |  |  |  |
| Attachment(s)  |   |   |  |       |  |  |  |
| 1) Notice of References Cited (PTO-892)  |   | 4) Interview Summary  |  |       |  |  |  |
| 2) Notice of Draftsperson's Patent Drawing Review  |   | Paper No(s)/Mail D  | ate Patent Application (PTO-152)   |       |  |  |  |
| Information Disclosure Statement(s) (PTO-1449     Paper No(s)/Mail Date  | or P1O/SB/08)   | 6) Other:   | atont Application (FTO-102)  |       |  |  |  |

Application/Control Number: 09/318,684 Page 2

Art Unit: 2132

#### **DETAILED ACTION**

1. This action is responsive to communications: application, filed 5/25/99; appeal brief filed 02/23/2004.

2. Claims 1-30 are pending in the case. Claims 1, 11, 22, and 29 are independent claims.

## Response to Arguments

3. Applicant's arguments, see Appeal Brief, filed 02/23/2004, with respect to claims 1-30 have been fully considered and are persuasive. The rejection of 12/10/2003 has been withdrawn.

### Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

- 5. Claims 1-3, 5-10, 22-24, and 28 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 5,650,831 to Farwell.
- 6. In regards to claims 1-3, 5-10, 22-24, and 28, Farwell discloses a home entertainment system (Farwell: Figure 1). The antenna receives satellite signals (Farwell: column 7, lines 50-53). This meets the limitation of "a receiver, adapted to receive a digital television signal, in said first housing." The antenna is connected to a personal computer (Farwell: Figure 1). This meets the limitation of "a housing including a plurality of slots, each slot including a plug adapted to removably receive a card; a bus electrically coupling said slots to one another; and each of said

Art Unit: 2132

plugs adapted to receive more than one type of serial bus interface." The personal computer is connected to a monitor (Farwell: Figure 1; column 8, lines 61-65). This meets the limitation of "a digital television display in said second housing; and a digital graphics bus coupled to said receiver in said first housing and said display in said second housing."

## Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 4, 11-21, 24-27, and 29-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,236,727 B1 to Ciacelli et al. and further in view of U.S. Patent No. 4,734,921 to Giangano et al.

In regards to claims 4, 11-13, 15, 20-21, 24-26, and 29, Ciacelli discloses encrypting a data stream to produce an encrypted data stream and means for transferring the encrypted data stream to a second structure of the computer system, the second structure being coupled to the CPU (Ciacelli: Figure 1; column 2, lines 10-18). This meets the limitation of "an encryption engine coupled to said bus to encrypt signals transferred from said receiver to said bus, said encryption engine." Ciacelli also discloses that at the receiving module, the data can be decrypted for display (Ciacelli: Figure 1; column 2, lines 65-67). This meets the limitations of "a

Application/Control Number: 09/318,684

Art Unit: 2132

decryption engine coupled to said bus to decrypt signals transferred from said bus to said display." However Ciacelli does not disclose providing two different levels of encryption.

Giangano discloses a fully programmable linear feedback shift register "for encoding and encrypting information" (Giangano: column 1, lines 24-34). "The shift register utilizes a plurality of flip-flop stages. Each flip-flop stage is identical; and consequently, the shift register can be programmed for different lengths." (Giangano: column 1, lines 34-43). This meets the limitation of "said encryption engine to provide two different levels of encryption."

It would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the method of encrypting data across a bus as disclosed by Ciacelli with the method of providing different lengths of encryption as disclosed by Giangano in order to make the encryption more secure.

9. Claims 16-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,236,727 B1 to Ciacelli et al. in view of U.S. Patent No. 4,734,921 to Giangano et al. as applied to claims 4, 11-13, 15, 20-21, 24-26, and 29 above and further in view of U.S. Patent No 5,784,427 to Bennett et al.

However Ciacelli does not disclose using programmable tap registers. Bennett discloses a linear feedback shift register for storing the value of the feedback and shift unit. A tap register stores a tap position indicator indicative of tap positions for the feedback and shift unit (Bennett: Abstract). Bennett discloses a tap register and combinatorial logic (Bennett: Figure 3). Bennett also discloses a memory device in figure 11. This meets the limitations of "tap register, combinatorial logic, and tap memory; linear feedback shift registers." An input sequence is

Art Unit: 2132

injected into the shift register from an input register (Bennett: Figure 3; column 4, lines 5-7). This meets the limitation of "a combiner adapted to combine a seed signal together with feedback from said programmable tap register to create an input signal to said linear feedback shift register." Bennett also discloses a majority mask register which identifies bits that must be logically combined (Bennett: column 5, lines 54-56). The corresponding bits of a shift register and a majority mask register are logically combined in an exclusive or logic block (Bennett: column 5, lines 66-67). This meets the limitation of "a high level of encryption." The tap registers are programmable to allow the tap positions to be re-defined at any time (Bennett: column 5, lines 56-60).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the method of encrypting data across a bus as disclosed by Ciacelli with the linear feedback shift registers and tap registers as disclosed Bennett in order to reduce to a minimum the number of processing steps required in a processor, to achieve a particular operating function, such as a linear feedback shift or a stepping function used by encryption algorithms (Bennett: Abstract).

10. Claims 14, 27, and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,236,727 B1 to Ciacelli et al. in view of U.S. Patent No. 4,734,921 to Giangano et al. in view of U.S. Patent No 5,784,427 to Bennett et al. as applied to claims 16-19 above, and further in view of U.S. Patent No. 5,969,909 to Warren et al.

Ciacelli however does not disclose the encryption is changed on the frame boundaries.

Art Unit: 2132

Warren discloses that with encrypted frames of multi-media data, encryption keys may be carried in a key layer with the encrypted data signal or another data signal for use in decryption on a frame-by-frame basis (Warren: Abstract, last line; Figure 12). Warren also discloses that each frame can be scrambled with a different key, or the key can change every so many frames (Warren: column 14, lines 7-9)

Page 6

It would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the encryption method as disclosed in Ciacelli with the method of changing the key as disclosed in Warren in order to provide for electronic copy management of various forms of multi-media (Warren: column 1, lines 8-10).

## Conclusion

- 11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cas Stulberger whose telephone number is (703) 305-8034. The examiner can normally be reached on Monday - Friday, 9:00A.M. - 5:00P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gilberto Barron can be reached on (703) 305-1830. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Application/Control Number: 09/318,684

Art Unit: 2132

Page 7

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

CS

AYAZ SHEIKH SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100